

In the Court of Appeals of the State of Alaska

Gary J. LoRusso,

Appellant,

v.

State of Alaska,

Appellee.

Court of Appeals No. **A-13802**

Order

Date of Order: **8/10/21**

Trial Court Case No. **3PA-18-01240CI**

The Appellant recently filed his opening brief, which was accepted in error. Instead of being accepted, the Appellant's opening brief is instead conditionally accepted. The brief is conditionally accepted providing that Appellant substitute the victim's initials for her name throughout the brief (see in particular, pages 5-6 and 9).

The Court recognizes that Appellant only uses the victim's name (or more accurately, the victim's nickname, which still identifies the victim) when the Appellant is quoting the trial court transcript. The Court also acknowledges that Administrative Bulletin 53 does not require audio tapes and transcripts from public hearings containing information that is confidential under the Victims' Rights Act to be "sanitized." But litigants must still comply with the Victims' Rights Act, and pleadings, including briefs, must not contain information confidential under that Act.

Prior to printing, the Appellant shall substitute the victim's initials for her name throughout the brief. The amended printed briefs are due on or before **August 23, 2021**. Please provide the Court with seven printed copies of the amended brief.

Entered under the authority of Chief Judge Allard.

Lorusso v. State - p. 2
File No. A-13802
8/10/21

Clerk of the Appellate Courts



Ryan Montgomery-Sythe,
Chief Deputy Clerk

Distribution:

Email:
Tetlow, Wallace H.
Freitag, Seneca Theno